#### Exhibit A2

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1
            IN THE UNITED STATES DISTRICT COURT
2
           FOR THE SOUTHERN DISTRICT OF NEW YORK
3
    -----x
4
    EASTERN PROFIT CORPORATION LIMITED,
        Plaintiff/Counterclaim Defendant, Case No.
5
6
                                    18-cv-2185
           -against-
7
    STRATEGIC VISION US, LLC,
                                           (JGK)
8
        Defendant/Counterclaim plaintiff.
9
    -----x
10
11
12
13
                     Karin MAISTRELLO
14
                    NEW YORK, NEW YORK
15
                     AUGUST 23, 2019
16
17
18
    ATKINSON-BAKER, INC.
19
   (800) 288-3376
20
    www.depo.com
21
    REPORTED BY: KATHLEEN T. KEILTY
22
                C.S.R. NO. 000755
23
   FILE NO.: AD0867C
24
25
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2	August 23, 2019 DIRECTIONS	1	counsel to please identify themselves.	11:48
3	(Continued)	2	MR. GREIM: Eddie Greim taking the	
)	NUMBER QUESTION PAGE LINE	3	deposition, from Graves Garrett LLC,	
	6. At the end of the 65 15	4	representing Plaintiff Strategic Vision.	
	conversation, did you tell	5	MS. TESKE: Good morning. Erin	
i	Mr. Podhaskie that you were going to resign as an ACA	6	Teske, on behalf of the deponent, from	
	director?	7	Hodgson Russ.	
	7. So my question to you is, 67 7	8	MR. GRENDI: I'm Zach Grendi of	
	did you initiate that conversation or did	9	Zeichner Ellman & Krause for Plaintiff	
	Mr. Podhaskie?	10	Eastern Profit.	
	8. So in the conversation where 68 21 Daniel said something was going	11	THE VIDEOGRAPHER: Thank you all	
	on with ACA, did you come	12	•	
	did you start that conversation with Podhaskie and come to ask	13	very much.	
	him a question or did Podhaskie come to you?		Will the reporter please swear in	
	9. Did he give you advice in 76 2	14	the witness.	11 4
	this discussion?	15	WHEREUPON,	11:4
	10. And I'm not going to ask 78 2	16	KARIN MAISTRELLO,	
	about legal advice right now. I'm just going to say,	17	having been first duly sworn/affirmed	
	during the conversation, did Mr. Podhaskie advise you to	18	by a Notary Public within and for the	
	do anything? Yes or no.	19	State of New York (Kathleen T. Keilty),	
	11. Did you take any actions as 78 16	20	is examined and testifies as follows:	
	a result of your discussion with Mr. Podhaskie?	21	THE WITNESS: I swear.	
		22	EXAMINATION	
	12 Was the topic of your 98 5 discussion with Mr. Podhaskie	23	BY MR. GREIM:	
	the problems that were	24	Q. Good morning, Ms. Maistrello.	
	happening with ACA?	25	A. Good morning.	
	Page 6			Page
1	THE VIDEOGRAPHER: My name is 11:46	1	Q. Have you been deposed before?	11:4
2	Michael Bennett I am your videographer			
-	Michael Bennett. I am your videographer	2	A. No. First time.	
3	Michael Bennett. I am your videographer and I represent Atkinson-Baker, Inc. of	3		
	and I represent Atkinson-Baker, Inc. of		Q. Okay. I'll ask you a series of	
3	and I represent Atkinson-Baker, Inc. of Glendale, California. I am a Notary	3	Q. Okay. I'll ask you a series of questions about the case. I would just ask that you	
3 4	and I represent Atkinson-Baker, Inc. of Glendale, California. I am a Notary Public in and for the State of New York.	3 4	Q. Okay. I'll ask you a series of questions about the case. I would just ask that you answer clearly. You know that you can't nod your	
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3 4 5 6	and I represent Atkinson-Baker, Inc. of Glendale, California. I am a Notary Public in and for the State of New York. I am not financially interested in this action nor am I a relative or employee of	3 4 5 6	Q. Okay. I'll ask you a series of questions about the case. I would just ask that you answer clearly. You know that you can't nod your head. You'll want to speak clearly so it's in the transcript. Do you understand that?	
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1	to relevancy.	11:49	1	A. Italian, German, French, English, 11:
2	Q. Tell us about, if you could I'm just		2	Hungarian, Chinese.
3	going to ask you some background questions. I take		3	Q. Okay. Now, let's see, you said that
4	it you've got some sort of educational training.		4	you've been working for Golden Spring since
5	Could you just walk us through your, you know, post		5	February 2018?
6	high school training that you've had.		6	A. That's correct.
7	A. I started at university. I studied in		7	Q. During that time, have you had any
8	•		8	
9	Rome for three years, interpreting and translation.		9	other jobs?
10	After that, I moved to China. I		10	A. No.
	attended Nankai University. I got my first Master's			Q. Have you been the director or officer
11	Degree in Chinese literature and my second Master's		11	of any other entity?
12	Degree in linguistics and applied linguistics.		12	A. Can I ask you to rephrase?
13	Q. Okay. What about after that? Anything		13	Q. Sure.
14	else?		14	Since February of 2018, let's say from
15	A. As far as studying?	11:50	15	then to today, have you been a director or officer of $^{11}$ :
16	Q. Yes.		16	any other entity?
17	A. Nothing else.		17	MS. TESKE: Object to the form.
18	Q. Okay. What was your so it sounds		18	You can answer.
19	you like your last educational degree was from Nankai		19	A. I was director of ACA from January 1st
20	University?		20	to July 26th of 2019.
21	A. That is correct.		21	Q. Any entities other than ACA?
22	Q. Let's just say starting with from that		22	MS. TESKE: Object and direct the
23	point forward, could you just tell us your employment		23	witness not to answer.
24	history.		24	MR. GREIM: All right.
25	A. After moving to the States, I was		25	Q. What were your duties as a director of
	-	10		
		ge 10		Page 1
1	employed by Golden Spring New York, and I've been	11:50	1	ACA? 11:
2	working there since then.		2	A. I was director and I did not have any
3	Q. Okay. Now when was that that you moved		3	specific duty.
4	to the United States and started working for Golden		4	Q. Oh, I forgot to ask you this before.
5	Spring?		5	Have you done any work for hire on the side?
6	A. I started working for Golden Spring in		6	I asked you about where you've been
7	February 2018.		7	employed. I asked you about being an officer or
8	Q. Is that also when you moved to the		8	director. I'm going to go back to the same period.
9	United States?		9	From February 2018 to today, have you done any other
10			10	
	A. I moved slightly earlier.		11	work on side for hire for any other client.
11	Q. Did you come here thinking you were			MS. TESKE: I am going to direct
12	going to work for Golden Spring or did you move here		12	the witness it's a yes or no question and
13	and then find Golden Spring as a place to work?		13	that's it.
14	MR. GREIM: Object and direct the		14	A. No.
15	witness not to answer.	11:51	15	Q. How did you to become a director of
16	What's the relevance?		16	ACA?
17	MR. GREIM: I am just trying to		17	A. I was asked by William to join ACA and
18	understand the witness's background.		18	I gladly accepted.
19	These are typical questions.		19	Q. Okay. William who?
20	MS. TESKE: I've given you some		20	A. William Je, spelled J-e.
21	leeway, but none of this is relevant to		21	Q. Did you know Mr. Je previously?
22	the case.		22	A. Yes.
23	MR. GREIM: Okay.		23	Q. How did you know him?
24	•		24	
	Q. So what languages are you proficient		25	A. I was introduced by William to
25	in?		23	William by Mrs. Wang as a person of trust, and I met
		ge 11	23	William by Mrs. Wang as a person of trust, and I met

#### Case 1:18-cv-02185-LJL Document 281-27 Filed 04/27/20 Page 5 of 15

	him several times.	11:54	1	(Whereupon, the record is read.)	1:57
2	Q. You met him several times before he		2	MS. TESKE: Yeah, you can call the	
3	offered the directorship to you?		3	judge.	
4	A. That's correct.		4	MR. GREIM: All right. Let's go	
5	Q. Now, when you said Mrs. Wang or		5	off the record for a second:	
6	Ms. Wang, are you referring to Yvette Wang?		6	THE VIDEOGRAPHER: We are off the	
7	A. Yes, I'm referring to her.		7	record, 11:56 a.m.	
8	Q. The person sitting at this table?		8	(Whereupon, there is a discussion off	
9	A. Yes.		9	the record.)	
10			10	•	
11	Q. Okay. When did Ms. Wang introduce you		11	Whereupon, the following teleconference	
12	to Mr. Je?		12	is held with the Hon. Debra Freeman:)	
	A. I don't remember.			MR. GREIM: So, your Honor, this	
13	Q. Let me ask you this way. If you became		13	is the issue. We have just really begun.	
14	a director on January 1, 2019, how long before that		14	I am laying the foundation of	
15	had you been introduced to Mr. Je by Ms. Wang?	11:55	15	ris. ridistrello conting on to ACA as a	2:02
16	A. I would say several months.		16	director. I've asked her if somebody	
17	Q. Maybe here's another way to look at it.		17	invited her on. It was William Je. I've	
18	You came to the US or I guess you started with Golden		18	asked her who introduced her to William	
19	Spring in February of 2018. How long after that time		19	Je, it was Ms. Yvette Wang, and my	
20	did Ms. Wang introduced you to Mr. Je?		20	question was, you know, who introduced	
21	MS. TESKE: I object. Asked and		21	you to Evette Wang or I think it was how	
22	answered.		22	did you meet Evette Wang and we got an	
23	If you have a different answer go		23	instruction not to answer that question.	
24	ahead and provide it.		24	And, your Honor, I'm just trying to lay	
25	A. I really don't remember.		25	the ground work.	
	Pa	ge 14		Page	- 1 <i>6</i>
			1		
1	Q. How is it that you came to meet	11:55	1	Kemember, Tvette Wang is the	2:02
2	Mrs. Wang?		2	Golden Spring person who is a the	
3	MS. TESKE: Object and direct the		3	attorney in fact for Eastern Profit, and	
4	witness not to answer.		4	so I want to know how it is that	
5	MR. GREIM: On what basis?		5	Eastern an Eastern Profit person has	
6	MS. TESKE: Judge Freeman was very		6	introduced a director of ACA to ACA.	
7	specific about the lines of inquiry that		7	MS. TESKE: Your Honor, this is	
8	you were entitled to pursue in this		8	Erin Teske. Good afternoon. I apologize	
9	deposition, and this is way outside the		9	for the call. We spoke for about I	
10	bounds and I've given you lots of room.		10	think for about 90 minutes of our	
11	MR. GREIM: Okay. I'm afraid I		11	conversation yesterday was about Karin	
	hate to do this too early, but these are		12	Maistrello and the deposition and the	
12	just foundational questions to a witness		13	scope of the documents and testimony	
	just roundudonal questions to a withess		14	requests that were in the subpoena to	
13	heing able to explain things about ACA			requests that were in the subpoend to	
13 14	being able to explain things about ACA,	11:56	15	Mc Maistrello, and at the end of that	2:0
13 14 15	about ACA's relationship to Eastern	11:56	15 16	Mist Maistrello, and at the end of that	2:0
13 14 15 16	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving	11:56	16	conversation you gave your Honor gave	2:0
13 14 15 16 17	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit.	11:56	16 17	conversation you gave your Honor gave very explicit instructions that the two	2:0
13 14 15 16 17	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I	11:56	16 17 18	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted	2:0
13 14 15 16 17 18 19	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I don't know really we can ask any	11:56	16 17 18 19	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted to be permitted at this deposition were	2:03
13 14 15 16 17 18 19 20	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I don't know really we can ask any questions. So I'm afraid we're going to	11:56	16 17 18 19 20	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted to be permitted at this deposition were the loan from ACA to Eastern Profit and	2:0
13 14 15 16 17 18 19	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I don't know really we can ask any	11:56	16 17 18 19 20 21	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted to be permitted at this deposition were	2:0
13 14 15 16 17 18 19 20	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I don't know really we can ask any questions. So I'm afraid we're going to	11:56	16 17 18 19 20	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted to be permitted at this deposition were the loan from ACA to Eastern Profit and	2:0
13 14 15 16 17 18 19 20 21	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I don't know really we can ask any questions. So I'm afraid we're going to have to dial up on this question.	11:56	16 17 18 19 20 21	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted to be permitted at this deposition were the loan from ACA to Eastern Profit and the relationship between ACA and Eastern	2:0
13 14 15 16 17 18 19 20 21	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I don't know really we can ask any questions. So I'm afraid we're going to have to dial up on this question. MS. TESKE: Can you repeat the question?	11:56	16 17 18 19 20 21 22	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted to be permitted at this deposition were the loan from ACA to Eastern Profit and the relationship between ACA and Eastern Profit. And I've allowed Mr. Greim to ask a bunch of background questions about	2:0
13 14 15 16 17 18 19 20 21 22 23	about ACA's relationship to Eastern Profit. We know that Ms. Wang is serving as attorney in fact for Eastern Profit. If we can't ask this, I don't know I don't know really we can ask any questions. So I'm afraid we're going to have to dial up on this question. MS. TESKE: Can you repeat the	11:56	16 17 18 19 20 21 22 23	conversation you gave your Honor gave very explicit instructions that the two lines of inquiry that were permitted to be permitted at this deposition were the loan from ACA to Eastern Profit and the relationship between ACA and Eastern Profit. And I've allowed Mr. Greim to	2:0

1	the defense that you're trying to raise	12:12	1	Q. Tell me what you remember Mr. Je saying	12:16
2	here.		2	to you about the offer.	
3	MR. GREIM: And, your Honor, just		3	A. We didn't speak much. He just told me	
4	to be clear, we're going to ask about her		4	that he was interested in some business in the US,	
5	resignation as well, the thing that makes		5	and he asked whether I wanted to join.	
6	ACA not reachable.		6	Q. What did he say the business was?	
7	MS. TESKE: And I have no		7	A. Fund investment.	
8	objection to this.		8		
9	•		9		
10	MR. GREIM: Okay.			investment?	
	THE COURT: All right, good.		10	A. I do not.	
11	MR. GREIM: All right.		11	Q. Did you have any questions for Mr. Je	
12	THE COURT: Carry on, then.		12	about what this role would entail?	
13	MR. GREIM: Thank you.		13	A. No.	
14	MS. TESKE: Thank you.		14	Q. Why not?	
15	MR. GRENDI: Thank you, your	12:13	15	A. I trusted his judgment.	12:16
16	Honor.		16	Q. Why did you trust his judgment?	
17	THE COURT: You're welcome.		17	MS. TESKE: Object to the form.	
18	(Whereupon, the teleconference		18	You can answer. You can answer.	
19	with the Hon. Debra Freeman concludes.)		19	A. I trust him, therefore, I trust his	
20	THE VIDEOGRAPHER: We are back on		20	judgment.	
21	the record at 12:13 p.m.		21	Q. Okay. I guess let me rephrase it.	
22	(Whereupon, the record is read as		22		
23			23	What is it about him that made you	
24	follows:		24	trust his judgement.	
25	"Question: How is it that you came to		25	MS. TESKE: Object to the form.	
20	meet Mrs. Wang?")		23	You can answer.	
	Pa	ige 26		Pag	ge 28
1	A. I met her for the first time at a job	12:14	1	A. He was introduced to me by someone I	12:17
2	interview and that's how we met.		2	trust and that's how it works for me, the person who	
3	Q. Now, you said you met William Je		3	introduced us trusted him and I got to trust him.	
4	several times before becoming a director.		4	Q. So did you tell him yes on the spot?	
5	A. That's correct.		5	A. I did.	
6			6		
7	Q. Did you understand when you were		7	Q. Did you ask him what your duties would	
	meeting him what his role was with ACA?			be?	
8	A. We never spoke about ACA before.		8	A. Briefly.	
9	Q. But I presume that you did speak about		9	Q. What did he say?	
10	ACA when he offered you a directorship; is that		10	A. Again, he was interested in some	
11	right?		11	business in the US and was asking if I could help	
12	A. Briefly.		12	find some investors.	
13	Q. And was that discussion in person or		13	Q. Okay.	
14	over the phone?		14	A. Some	
15	A. In person.	12:15	15	Q. Go ahead.	12:17
16	Q. Where did that happen?		16	A. I'm sorry. Some projects to invest in.	
17	A. That happened at our office.		17	Q. So if I understand correctly, he told	
18	Q. I'm sorry. Who's office?		18	you that your duties would be finding projects for	
19	A. Golden Spring New York's office.		19	ACA to invest in?	
20	Q. Your testimony again is that it was		20	MS. TESKE: Object to the form.	
21	, ,		21	•	
	several months well, actually let me ask you.			You can answer.	
22	When how long before January 1st,		22	A. Yes.	
23	2019 did that discussion happen?		23	Q. Did he say did he tell you what	
24	MR. GRENDI: Object to the form.		24	sorts of projects ACA invested in?	
	A D		25	A. No, he did not.	
25	A. Probably a month before.		23	A. No, he did not.	

1	Q. So, like, for example, construction	12:18	1	Q. Did he refer you to any attorney to
2	projects, renovation projects, did he give you any		2	advise you on that question?
3	kind of detail what he meant by projects?		3	A. No.
4	A. Again, no, he did not.		4	Q. Okay. Let's talk about your time with
5	Q. Is ACA a hedge fund?		5	ACA. First of all, as director, did you have an
6	A. I do not know.		6	office somewhere?
7	Q. Did Mr. Je tell you who you would be		7	A. No, I did not.
8	reporting to, if anyone, as a director?		8	Q. Did ACA have an office in the United
9	A. No, he didn't.		9	States anywhere?
10	Q. Did he tell you who else was involved		10	A. I do not know.
11	with the company?		11	Q. Between the time of your appointment
12	A. No, he did not.		12	and the time that you are saying that you resigned,
13	Q. Did he tell you if there were any other		13	did you do any work as a director of ACA?
14	directors?		14	A. No, I didn't.
15	A. No, he did not.	12:19	15	Q. Did you find any projects for Mr. Je?
16	Q. Did he tell you whether he was a		16	A. No, I didn't.
17	director?		17	Q. Did you try to find projects for
18	A. No, he did not.		18	Mr. Je?
19	Q. Did you have any concerns about working		19	A. No, I didn't.
20	for ACA?		20	Q. Did Mr. Je ever ask you why you were
21	A. No.		21	not finding projects?
22	MS. TESKE: Object to the form.		22	A. No.
23	You can answer.		23	Q. Did you ever talk to Mr. Je about your
24	A. No.		24	role with ACA after that conversation?
25	Q. When was the first time you heard of		25	MR. GRENDI: Object to the form.
	Pa	ge 30		Page 3
1	ACA?	12:19	1	MS. TESKE: Object to the form. 12:2
2	A. When he asked me to become director.		2	You can answer.
3	Q. Did you do any research to learn more		3	A. No.
4	about what ACA was?		4	Q. Let's be clear. There was an
5	A. I did not.		5	objection. I'm going to make sure that this is clear
6	Q. At any time after your discussion with		6	for the record.
7	Mr. Je, did you do any research to determine what ACA		7	So is it your testimony that after the
8	was?		8	in-person meeting where Mr. Je offered the
9	A. No, I did not.		9	directorship to you, you never spoke with Mr. Je
10	Q. Did you understand what jurisdiction		10	again about your work as an ACA director?
	ACA was registered in?		11	A. That's correct.
11	as registered iii.		12	Q. Okay. I'm going to broaden the
	MS. TESKE: Object to the form of			
12	MS. TESKE: Object to the form of the question.		13	
12 13	the question.			question now.
12 13 14	the question. You can answer.	12:20	13	question now.  After the discussion with Mr. Je where
11 12 13 14 15	the question. You can answer. A. I don't answer it I'm sorry. I	12:20	13 14	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your 12:2
12 13 14 15	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question.	12:20	13 14 15	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your 12:2 work as an ACA director with any other person?
12 13 14 15 16	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was	12:20	13 14 15 16	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't.
12 13 14 15	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered?	12:20	13 14 15 16 17	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't.  Q. Did you ever discuss it with Yvette
12 13 14 15 16 17 18	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered? A. No.	12:20	13 14 15 16 17 18	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't. Q. Did you ever discuss it with Yvette Wang?
12 13 14 15 16 17 18 19	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered? A. No. Q. Did he tell you what country or state	12:20	13 14 15 16 17 18 19	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't. Q. Did you ever discuss it with Yvette Wang?  A. I did not.
12 13 14 15 16 17 18 19 20 21	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered? A. No. Q. Did he tell you what country or state had jurisdiction over ACA and its directors?	12:20	13 14 15 16 17 18 19 20 21	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't. Q. Did you ever discuss it with Yvette Wang?  A. I did not. Q. Were you ever paid for your work as a
12 13 14 15 16 17	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered? A. No. Q. Did he tell you what country or state had jurisdiction over ACA and its directors? MS. TESKE: Object to the form	12:20	13 14 15 16 17 18 19 20 21 22	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't. Q. Did you ever discuss it with Yvette Wang? A. I did not. Q. Were you ever paid for your work as a director?
12 13 14 15 16 17 18 19 20 21 22 22 23	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered? A. No. Q. Did he tell you what country or state had jurisdiction over ACA and its directors? MS. TESKE: Object to the form MR. GRENDI: Object to the form.	12:20	13 14 15 16 17 18 19 20 21 22 23	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't. Q. Did you ever discuss it with Yvette Wang?  A. I did not. Q. Were you ever paid for your work as a director?  A. No.
112 113 114 115 116 117 118 119 119 120 121 122 122 122 122 122 123	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered? A. No. Q. Did he tell you what country or state had jurisdiction over ACA and its directors? MS. TESKE: Object to the form MR. GRENDI: Object to the form. MS. TESKE: of the question.	12:20	13 14 15 16 17 18 19 20 21 22	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't. Q. Did you ever discuss it with Yvette Wang?  A. I did not. Q. Were you ever paid for your work as a director?  A. No. Q. Did you sign any document appointing
12 13 14 15 16 17 18 19 20 21	the question. You can answer. A. I don't answer it I'm sorry. I didn't understand the question. Q. Did Mr. Je tell you where ACA was registered? A. No. Q. Did he tell you what country or state had jurisdiction over ACA and its directors? MS. TESKE: Object to the form MR. GRENDI: Object to the form.	12:20	13 14 15 16 17 18 19 20 21 22 23 24	question now.  After the discussion with Mr. Je where he made the offer to you, did you ever discuss your work as an ACA director with any other person?  A. No, I didn't. Q. Did you ever discuss it with Yvette Wang?  A. I did not. Q. Were you ever paid for your work as a director?  A. No.

-		12.20	1	
1	saying that I would like to resign, so he was	12:39	1	highlighted in plaintiff Exhibit 1. Do you see that?
2	definitely expecting it.		2	A. I do.
3	Q. When did you write that email?		3	Q. Why is that?
4	A. On the same day, so July 26th.		4	A. 'Cause when I did the search in my
5	Q. Okay. At what time?		5	email everything that comes with that "William" gets
6	A. I don't remember.		6	highlighted.
7	Q. Do you have a copy of that email still?		7	Q. When you did that search, how many
8	A. I do.		8	emails with William Je did you find in your inbox?
9	Q. I would like to ask that you produce		9	MS. TESKE: Object to the form.
10	that.		10	A. I don't know.
11	And I'll say it on the record now,		11	Q. One or two or more than that?
12	we'll talk about it because this is really something		12	MS. TESKE: Object to the form.
13	for me and your counsel, but I would like, if I		13	A. I really don't know.
14	could, to have the electronic version of the emails		14	Q. Were they all listed together there
15	and responses.	12:40	15	when your ran your search?
16	MS. TESKE: Follow up with me, if		16	
17	you could. I'm taking notes, but just in		17	MS. TESKE: Object to the form.
18				A. By typing William, all the emails with
19	case, just follow up with me in an email		18	"William" come up but not necessarily this William.
	after.		19	Q. Who drafted the resignation letter?
20	MR. GREIM: Very good.		20	A. William did.
21	Q. So when you told Mr. Je, you would like		21	Q. Did he send this to you by email?
22	to resign in the prior email that we don't have with		22	A. He did.
23	us here today, what was his response?		23	Q. Is that your signature? And I'm
2.4	MS. TESKE: Object to the form.		24	directing you now to Exhibit 2. Is that your
25	But you can answer.		25	signature on the line?
	Pa	ige 46		Page 48
1	A. Okay.	12:41	1	A. Yes, it is. 12:43
2	Q. Is that literally what the email said?		2	Q. Did you review this document before you
3	A. I don't remember literally, but that		3	signed it?
4	was definitely the meaning.		4	A. Yes, I did.
5	Q. Did he tell you that a new director		5	Q. Did you make any changes to it?
6	would need to be appointed to fill your place?		6	A. I did not.
7			7	
8	A. No.		8	Q. Do you know whether Mr. Je took any
	MS. TESKE: Object to the form.			steps, any further steps to make your resignation
9	Q. Do you know whether a new director		9	effective?
10	needs to be appointed to take your place?		10	MS. TESKE: Object to the form.
11	A. No, I don't.		11	You can answer.
12	Q. Are you aware of any other directors or		12	A. I don't know.
13	officers of ACA who are in the United States?		13	Q. Do you know whether he filed this with
14	A. No, I'm not.		14	the requisite authorities in Hong Kong?
15	Q. How often does Mr. Je come to the	12:41	15	MS. TESKE: Object to the form. 12:44
16	United States?		16	You can answer.
17	MS. TESKE: Object to the form.		17	A. I don't know.
18	Answer if you know.		18	Q. Did have you asked Mr. Je if he has
19	A. I don't know.		19	taken any steps with your resignation letter?
20	Q. Your testimony is that you've met him		20	A. I have not.
21	in person several times, though, in 2019?		21	Q. Do you know whether under either Hong
22	A. Yes.		22	Kong law or the bylaws and formation documents of the
23	MS. TESKE: Object to the form,		23	
24	but go ahead.		24	company you have effectively resigned
25			25	MS. TESKE: Object.
23	Q. I notice that the name William is		23	Q from ACA?
	Pa	ige 47		Page 49

1	A. I have not.	12:51	1	are a director?
2	Q. So sitting here today, you can't tell		2	MS. TESKE: Object to the form.
3	us anything about Eastern Profit; is that correct?		3	A. Can you please ask it again.
4	A. That's correct.		4	Q. Is ACA Capital Group Limited the
5	Q. You don't know what it does?		5	official name of the entity of which you are a
6	A. I have no idea.		6	director?
7	Q. Did you realize that we're here in the		7	MS. TESKE: Same objection.
8	case of Eastern Profit versus Strategic Vision?		8	You can answer.
9	MS. TESKE: Object to the form.		9	A. I am not sure.
10	You can answer.		10	Q. So you'll see the first two pages are a
11	A. Yes, I did.		11	notice of subpoena.
12	Q. So other than hearing that it's in the		12	A. Mm-hmm.
13	title of the case, you've never heard of Eastern		13	Q. If you turn to page 3, you'll see the
14	Profit?		14	subpoena itself. Do you see that?
15	A. I have not.	12:51	15	A. I do. 12:55
16			16	A. 1 uo.
17	Q. Have you ever heard of Strategic		17	MS. TESKE: Object to the form.
18	Vision?		18	You can answer.
19	A. I have not.		19	Q. And do you see about a quarter of the
20	Q. And you understand it's in the title of		20	way down it says "To"?
21	the case that we're here under, correct?		21	A. Yes.
22	A. That's correct.		22	Q. Okay. And what does it say on that
	Q. So you've never spoken to Yvette Wang		23	line, could you read that, please?
23	about Strategic Vision?			A. "ACA Capital Group Limited to be served
24 25	A. No, I have not.		24 25	to its director, Karin Maistrello 17 Gifford
25	Q. You've never spoken to Yvette Wang		25	Apartment 5F, Jersey City, New Jersey, 07304."
	Pa	ige 54		Page 56
1	about Eastern Profit?	12:52	1	Q. Is that your address? 12:55
2	A. No, I have not.		2	A. It is.
3	(Whereupon, Maistrello Exhibit 3,		3	Q. And were you served with this subpoena
4	subpoena issued to ACA Capital Group Limited,		4	at that address?
5	is marked for identification, as of this		5	MS. TESKE: Object to the form.
6	date.)		6	You can answer.
7	(Whereupon, Maistrello Exhibit 4,		7	A. Yes.
8	subpoena issued to Karin Maistrello, is marked		8	Q. What did you do after you were served
9	for identification, as of this date.)		9	with this subpoena?
10			10	MS. TESKE: Object if the form.
11	Q. I'm going to hand you what we're marking as Exhibits 3 and 4.		11	You can answer it.
12			12	
13	Please take a look at Exhibit 3.		13	A. I gave it to our lawyer.     O. And was that Ms. Teske sitting here
14	A. Which one is that?		14	5
15	MR. GRENDI: Which one is that,	12:54	15	next to you?  A It was not 12:56
16	they look the same.	14.54	16	7ti 1t Was Hoti
17	MR. GREIM: They're not. You'll		17	Q. Who was that?
	see it's a bit different.			A. Daniel Podhaskie.
18	MS. TESKE: Which one is 3?		18	Q. When you say "our lawyer," do you mean
19	MR. GREIM: Exhibit 3 is the ACA.		19	Golden Spring's lawyer?
20	MS. TESKE: Thank you.		20	A. Golden Spring's lawyer.
21	Q. So do you see that Exhibit 3 is a		21	Q. Now, don't I'm not going to ask you
22	subpoena to ACA Capital Group Limited?		22	for the content of your discussion. My only question
23	A. Mm-hmm, yes.		23	is, did you ask Mr. Podhaskie for legal advice?
24	Q. By the way, is ACA Capital Group		24	A. I asked him
25	Limited the official name of the entity of which you		25	MS. TESKE: No. Whoa, whoa, whoa,

1	whoa.	12:56	1	You can answer.	12:58
2	MR. GRENDI: Object. Yes or no, yeah.		2	A. Yes. I believe so.	
3	Q. Yes or no. It's a yes or no answer.		3	Q. So do you recall receiving two	
4	MS. TESKE: If you thought you		4	subpoenas, one for you, Karin Maistrello and the	
5			5		
6	were seeking legal advice, say yes. If		6	other for ACA to be served on you?	
	not, you can say no.			MS. TESKE: Object to the form.	
7	A. Then no.		7	You can answer.	
8	Q. All right. Then what did you discuss		8	A. Yes.	
9	with him?		9	Q. And when you said that you gave them to	
10	A. I asked him what should I do with		10	Mr. Podhaskie. Did you give him both subpoenas?	
11	these.		11	A. Yes.	
12	Q. And what did he say?		12	Q. And you didn't keep a copy of either	
13	MS. TESKE: No, no, no, no, no.		13	subpoena, correct?	
14	MR. GRENDI: Yeah.		14	A. Correct.	
15	MS. TESKE: That sounds like	12:57	15	Q. Did you you'll see that on the back	12:59
16	MR. GRENDI: Misunderstanding.		16	of the one that's addressed to you, this is	
17	MS. TESKE: No. That's sounds		17	Exhibit 4, if you look, there's an Exhibit A. Do you	
18	like a misunderstanding, so I'm going to		18	see it lists about eight different document items?	
19	direct the witness not to answer.		19	A. Yes.	
20	MR. GREIM: Okay.		20		
21			21	, , ,	
22	Q. What did you do with these after you			these documents?	
23	showed them to Mr. Podhaskie?		22	MS. TESKE: Object to the form.	
	A. Nothing.		23	You can answer.	
24	Q. I'm sorry. Did you give them to him or		24	A. No.	
25	did you keep them?		25	Q. Let me ask you this. When was the	
	Pa	ige 58		Pag	ge 60
1	A. I gave them to him.	12:57	1	first time that you saw Exhibits 3 and 4.	01:00
2	Q. Did you keep a copy for yourself?		2	MS. TESKE: Object to the form.	
3	A. I did not.		3	A. I don't know. To be honest, when I	
4	Q. And just to be clear, let's also take a		4	received this, I didn't read them.	
5	look at Exhibit 4. Do you recognize Exhibit 4?		5	Q. Did you read them before you gave them	
6	A. I do not.		6	to Mr. Podhaskie?	
7	Q. Okay. You'll see that under where it		7	A. I did not.	
8			8		
	says, "Please take notice," do you see that it says		9	Q. Had you seen Exhibits 3 and 4 before	
9	that "The defendant/counterclaim plaintiff shall			the time you were served with process at your house?	
10	cause the attached subpoena directed to nonparty		10	MS. TESKE: Object to the form.	
11	Karin Maistrello to be served after service of this		11	You can answer.	
12	notice." Do you see that?		12	A. No.	
13	A. Yes, I do.		13	Q. Why did you choose to resign?	
14	Q. And then if you turn two pages, you see		14	Well, let me strike that.	
15	a subpoena?	12:58	15	Why did you resign on July 26th, 2019?	01:01
16	MS. TESKE: Object to the form.		16	A. I heard from Daniel that something was	
17	A. Yes.		17	going on with ACA, something I	
18	Q. And do you see the "To" line?		18	MS. TESKE: Whoa, whoa,	
19	A. I see it.		19	whoa, whoa, whoa, whoa.	
20	Q. Could you read who that's to?		20	MR. GRENDI: Yeah.	
21	A. "Karin Maistrello, 17 Gifford Avenue,		21	MS. TESKE: Conversations between	
22			22		
23	Apartment 5F, Jersey City, New Jersey, 07304."		23	you and Daniel are privileged and you are	
	Q. Is this the subpoena that did you			directed not to answer with respect to	
24	received?		24	those conversations.	
25	MS. TESKE: Objection to form.		25	MR. GREIM: I would say this, if	
			I		

1	Mr. Podhaskie is giving legal advice, 01:0	1 1	Q. Did Mr. Podhaskie ever give you advice 01:03
2	it's one thing. If Mr. Podhaskie is	2	relating to ACA?
3	telling her that a subpoena is coming,	3	MS. TESKE: Object to the form.
4	that is entirely another thing.	4	You can answer.
5	Q. So I'm going to ask you	5	A. No.
6	MS. TESKE: No. Well okay.	6	Q. What did Mr. Podhaskie tell you was
7	You	7	going on with ACA?
8	MR. GREIM: I'll make my record	8	MS. TESKE: Object to the form.
9	MS. TESKE: That's fine.	9	Direct you not to answer.
10		10	
11	MR. GREIM: and you can listen	11	I need to know more about the
	and you can	12	context in which this communication
12	Q. So we'll take this in steps, okay?	13	happened before she can answer that
13	MS. TESKE: Don't answer the		question.
14	question.	14	MR. GREIM: Okay. We'll keep
15	Q. Did Mr. Podhaskie I'm going to ask 01:0		going. We'll see, we'll pick around the
16	you about things that Podhaskie told you, not about	16	edges here.
17	advice he gave you, okay? There's a difference.	17	Q. Just go slowly, give your counsel a
18	What did Mr. Podhaskie tell you was	18	chance to object if she wants to, okay?
19	going on with ACA?	19	Did Mr. Podhaskie when you spoke
20	MS. TESKE: Object to the form of	20	with Mr. Podhaskie, was it over the phone or in
21	the question. Direct the witness not to	21	person?
22	answer.	22	MS. TESKE: You can answer.
23	I need if you can be really	23	A. In person.
24	specific in what you're asking.	24	Q. Where did the conversation take place?
25	MR. GREIM: Okay.	25	MS. TESKE: You can answer.
	Page 6	2	Page 64
1	MS. TESKE: And she can tell me 01:0	2 1	A. At our office. 01:04
2	and I can decide whether or not that's an	2	Q. What time of day was it?
3	attorney-client privileged communication.	3	A. I don't remember.
4	MR. GREIM: We'll see. We'll find	4	Q. Who else was present?
5		5	A. Just the two of us.
6	a way. Q. Let's be very careful here, okay. I	6	Q. Was Yvette Wang present?
7		7	
8	don't want you to waive any privilege.	8	A. She was not.
	When can was the discussion with	9	Q. Without getting into any legal
9	Mr. Podhaskie that you were starting to tell us		advice, did Mr. Podhaskie tell you that he had spoken
10	about?	10	with William Je?
11	A. I don't remember.	11	MS. TESKE: Object to the form of
12	Q. Was it on July 26th?	12	the question and direct the witness not
13	A. I don't remember.	13	to answer.
14	Q. Was it on July 25th?	14	Q. Did Mr. Podhaskie okay.
15	A. I do not remember. 01:0	2   15	Let me ask you this. At the end of
16	Q. Does Mr. Podhaskie did you	16	the conversation, did you tell Mr. Podhaskie that you
17	understand Mr. Podhaskie to be counsel to ACA?	17	were going to resign as an ACA director?
18	MS. TESKE: Object to the form.	18	MS. TESKE: Object to the form of
19	You can answer.	19	the question and direct the witness not
20	A. No.	20	to answer.
21	Q. Did you ever ask Mr. Podhaskie for	21	MR. GREIM: The problem is that's
22	legal advice relating to ACA?	22	a yes or no answer.
23	MS. TESKE: Object to the form.	23	MS. TESKE: But it's a yes or no
24		24	answer about what she told her company's
	You can answer.	25	
	Λ Νο		
25	A. No.	23	lawyer in a conversation where it was

#### Case 1:18-cv-02185-LJL Document 281-27 Filed 04/27/20 Page 12 of 15

just the two of them about an issue in	01:05	1	about a legal document?	01:07
which she may very well have been seeking		2	MS. TESKE: She's already	
legal advice whether or not, you know,		3	testified that she did. She already	
she understands the scope of that or not,		4	testified that she brought these	
•		5	documents to him. I'm not going to allow	
		6		
• • • • • • • • • • • • • • • • • • • •		7		
		8		
			•	
			•	
•			-	
			-	
	01.06			
	01:06			01:08
director and he's not counsel for ACA		16	where you said you heard from Daniel something was	
MS. TESKE: It doesn't matter.		17	going on with ACA let me ask you. That was not	
MR. GREIM: it's incumbent upon		18	the conversation where you gave him these documents,	
him to say I'm counsel for Golden Spring.		19	was it?	
But we don't need to do this on the		20	A. It was not.	
record. I understand your objection.		21	Q. So in the conversation where Daniel	
Q. Let me ask you this. Did Mr. Podhaskie		22	said something was going on with ACA, did you come	
		23		
MS. TESKE: Object to the form.		24	•	
You can answer.		25	•	
D			D	60
Pa	ige 66		Pa	age 68
A. I'm not clear about what conversation	01:06	1	MS. TESKE: Okay. Object. Direct	01:08
we're talking about.		2	the witness not to answer.	
		3	The only way I am going to get	
minutes ago that you heard from Daniel something was		4	, ,	
		5	5	
		6		
		7	•	
		8		
			···	
•			•	
•				
			can	
<del>-</del>			MR. GREIM: Okay. Let's go ahead.	
witness again, we are talking about a	01:07	15	Let's all refresh in our minds. You know	01:09
Golden Spring's employee who went to the		16	what? Actually we will come back to it.	
only attorney she knows, her Golden		17	We'll do that at the end with a bunch of	
Spring's attorney, to talk about		18	other stuff. Okay, let's put a place	
something related to a legal case or a		19	mark on this and we'll come back to it.	
legal document. I'm not going to allow		20	BY MR. GREIM:	
		21	Q. But let me come back to my question,	
uie wiuiess				
the witness MR. GREIM: Actually, that was not		22		
MR. GREIM: Actually, that was not		22	though, because I don't I think you began to	
MR. GREIM: Actually, that was not the witness's testimony, but I will ask		23	answer it talking about this discussion, so now I'm	
MR. GREIM: Actually, that was not the witness's testimony, but I will ask you that now.		23 24	answer it talking about this discussion, so now I'm just going to ask you, why did you decide to resign	
MR. GREIM: Actually, that was not the witness's testimony, but I will ask		23	answer it talking about this discussion, so now I'm	
_	which she may very well have been seeking legal advice whether or not, you know, she understands the scope of that or not, and she's a Golden Spring employee who went to the only attorney she knows, Golden Spring's attorney, to talk about a legal document and you want to inquire about those conversations. And I just can't give you a lot of leeway there.  MR. GREIM: But the problem is, though, that it's incumbent upon the attorney not every lawyer-client discussion is protected by the privilege, and if she's coming to him as the ACA director and he's not counsel for ACA  MS. TESKE: It doesn't matter.  MR. GREIM: it's incumbent upon him to say I'm counsel for Golden Spring. But we don't need to do this on the record. I understand your objection.  Q. Let me ask you this. Did Mr. Podhaskie initiate the conversation or did you?  MS. TESKE: Object to the form. You can answer.  Pa  A. I'm not clear about what conversation we're talking about.  Q. Okay. You began to tell us a few minutes ago that you heard from Daniel something was going on with ACA. That's the conversation I'm talking about.  So my question to you is, did you initiate that conversation or did Mr. Podhaskie?  MS. TESKE: Okay. Object and direct the witness not to answer, and I don't know that if that specific conversation was a follow-up on a previous conversation that they had, and I do not know enough to allow the witness again, we are talking about a Golden Spring's employee who went to the only attorney she knows, her Golden Spring's attorney, to talk about	which she may very well have been seeking legal advice whether or not, you know, she understands the scope of that or not, and she's a Golden Spring employee who went to the only attorney she knows, Golden Spring's attorney, to talk about a legal document and you want to inquire about those conversations. And I just can't give you a lot of leeway there.  MR. 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But we don't need to do this on the record. I understand your objection.  Q. Let me ask you this. Did Mr. Podhaskie initiate the conversation or did you?  MS. TESKE: Object to the form.  You can answer.  Page 66  A. I'm not clear about what conversation on the record. I wanter the conversation or did you?  MS. TESKE: Object to the form.  You can answer.  Page 66  A. I'm so clear about what conversation on the record. I wanter the conversation or did you?  MS. TESKE: Object to the form.  You can answer.  Page 66  A. I'm so clear about what conversation on the record. I wanter talking about.  Q. Okay. You began to tell us a few minutes ago that you heard from Daniel something was going on with ACA. That's the conversation I'm talking about.  So my question to you is, did you initiate that conversation or did Mr. Podhaskie?  MS. TESKE: Okay. Object and direct the witness not to answer, and I don't know that if that specific conversation was a follow-up on a previous conversation that they had, and I do not know enough to allow the witness again, we are talking about a only attorney she knows, her Golden Spring's employee who went to the only attorney she knows, her Golden Spring's attorney, to talk about	which she may very well have been seeking legal advice whether or not, you know, she understands the scope of that or not, and she's a Golden Spring employee who went to the only attorney she knows, Golden Spring's attorney, to talk about a legal document and you want to inquire about those conversations. And I just can't give you a lot of leeway there.  MR. GREIM: But the problem is, though, that it's incumbent upon the attorney — not every lawyer-client discussion is protected by the privilege, and if she's coming to him as the ACA of the she's not counsel for ACA — MR. 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I'm not clear about what conversation or did work that the witness not to answer.  Page 66  A. I'm not clear about what conversation or did you?  MS. TESKE: Chay. Object to the form. You can answer.  Page 66  A. I'm not clear about what conversation or did work you have a did you start that conversation where Daniel said something was going on with ACA. Hat's the conversation or did work you have a did you start that conversation with you have a did you have a did yo

2	MS. TESKE. And Thi going to	01:09	1	Q. What are the things that you don't want $\ ^{\circ}$	01:12
_	caution you not to reveal any		2	to be involved in?	
3	communications that you had with		3	MS. TESKE: Object to the form.	
4	Mr. Podhaskie.		4	You can answer.	
5	A. Can you repeat your question, please.		5	A. I don't know.	
6	Q. Why did you decide to resign as an ACA		6	Q. But whatever they were, they were	
7	director on July 26th?		7	serious enough for you to resign from ACA?	
8	A. I did not want to get involved in		8	MS. TESKE: Object to the form.	
9	things that I'm not involved with.		9	You can answer.	
0	Q. What are those things?		10	MR. GRENDI: Object to the form.	
.1	A. To be honest, I don't know.		11	A. I don't know.	
2	Q. Is it are you referring to this		12	Q. You just testified a second ago that	
3	case?		13	you trusted Mr. Je because you shared a mission of	
. 4	A. I don't know anything about this case.		14	making China a better place, right?	
5		01:10	15		01:13
6	To be nonest, I don't even know why I'm here. The		16	A. Hat's correct.	
7	reason why I worked for this company, why I trust		17	Q. And is that the mission you thought ACA	
8	William is because we share a mission. That's what			had?	
	makes me trust him and that's probably why he trusts		18	A. No. I trust him as a person as I know	
9	me.		19	that he shares the same idea about the Communist	
10	Anything else, what he does, who he is,		20	Party and how bad they are. I am not talking about	
1	his family, I don't know. I don't care. We're		21	ACA or any other thing. I was talking specifically	
12	trying to work to make China a better place and		22	about him as a person.	
:3	that's all that matters.		23	Q. So what is the thing you were trying to	
24	Q. Why did you think that resigning from		24	keep from getting involved in by resigning as a	
:5	ACA as a director would keep you from getting		25	director?	
	Pag	e 70		Page	e 72
1	involved in things that you don't want to be involved	1:11	1	MS. TESKE: Object to the form.	01:13
2	in?		2	You can answer.	
3	MS. TESKE: Object to the form.		3	A. I don't know. I don't know	
4	You can answer.		4	specifically what's going on here with these with	
5	A. Can you repeat your question, please.		5	any company. I just feel that I don't want to be	
6	MR. GREIM: I'll have the court		6	involved in something that does not belong to me.	
7	reporter do that.		7	Q. What did you learn that made you decide	
8	(Whereupon, the record is read.)		8	that you did not want to be involved in ACA as of	
-	A. I'm not sure I understand the question.		9	July 26th?	
9			10	MS. TESKE: Object to the form.	
	Q. You told me a few minutes ago that you resigned from ACA because you did not want to get		11	•	
.0	TESTITIED HOLL ALA DELAUSE VOIL OID HOL WALL TO DAT		12	You can answer.	
.0			14	A. Really nothing.	
.0 .1 .2	involved in things that you don't want to be involved		1 2		
.0 .1 .2 .3	involved in things that you don't want to be involved in. Do you remember that testimony?		13	Q. Was it something Mr. Podhaskie told	
.0 .1 .2 .3	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form.	11.11	14	you?	01.4
.0 .1 .2 .3 .4	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form.  You can answer.	)1:11	14 15	you?  MS. TESKE: Object to the form,	01:1
0 1 2 3 4 5	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form.  You can answer.  A. Yes.	)1:11	14 15 16	you?  MS. TESKE: Object to the form,  and object to the form.	01:14
0 .1 .2 .3 .4 .5 .6	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form.  You can answer.  A. Yes.  Q. And so, my question is, why did you	)1:11	14 15 16 17	you?  MS. TESKE: Object to the form,  and object to the form.  You can answer without giving away	01:14
.0 .1 .2 .3 .4 .5 .6	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form.  You can answer.  A. Yes.  Q. And so, my question is, why did you think that resigning as a director of ACA would	01:11	14 15 16 17	you?  MS. TESKE: Object to the form,  and object to the form.  You can answer without giving away any substance of communications.	01:14
.0 .1 .2 .3 .4 .5 .6	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form.  You can answer.  A. Yes.  Q. And so, my question is, why did you	01:11	14 15 16 17	you?  MS. TESKE: Object to the form,  and object to the form.  You can answer without giving away	01:14
0 1 2 3 4 5 6 7 8	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form.  You can answer.  A. Yes.  Q. And so, my question is, why did you think that resigning as a director of ACA would	01:11	14 15 16 17	you?  MS. TESKE: Object to the form,  and object to the form.  You can answer without giving away any substance of communications.	01:14
.0 .1 .2 .3 .4 .5 .6 .7	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form. You can answer.  A. Yes. Q. And so, my question is, why did you think that resigning as a director of ACA would accomplish that goal?	01:11	14 15 16 17 18	you?  MS. TESKE: Object to the form, and object to the form. You can answer without giving away any substance of communications. A. Yes.	01:1
0 1 2 3 4 5 6 7 8 9	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form. You can answer.  A. Yes. Q. And so, my question is, why did you think that resigning as a director of ACA would accomplish that goal?  MS. TESKE: Object to the form.	01:11	14 15 16 17 18 19	you?  MS. TESKE: Object to the form, and object to the form. You can answer without giving away any substance of communications. A. Yes. Q. So it's something Mr. Podhaskie told	01:1
.0 .1 .2 .3 .4 .5 .6 .7 .8 .9	involved in things that you don't want to be involved in. Do you remember that testimony?  MS. TESKE: Object to the form. You can answer.  A. Yes. Q. And so, my question is, why did you think that resigning as a director of ACA would accomplish that goal?  MS. TESKE: Object to the form. You can answer.	01:11	14 15 16 17 18 19 20	you?  MS. TESKE: Object to the form, and object to the form. You can answer without giving away any substance of communications. A. Yes. Q. So it's something Mr. Podhaskie told you but you can't tell us what that thing is; is that	01:1
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	MR. GREIM: In 2019. MS. TESKE: Relating to her services? MR. GREIM: Relating to personal services. MS. TESKE: Personal services? MR. GREIM: Services, any services. MS. TESKE: Provided to ACA. MR. GREIM: Well, first provided to ACA. MR. GREIM: Well, first provided to ACA. MS. TESKE: Maybe rephrase the question. MR. GREIM: Yeah, I'm sorry. MR. GRENDI: That's a bad one. MR. GREIM: I'm sorry. I'm thinking about I'm trying to cut out arts and crafts or, you know, artwork or something, tangible things. Let me go back, okay, and make it clear. BY MR. GREIM: Q. In 2019, have you received payment for any services other than your salary as a director of ACA?	02:14	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	THE WITNESS: Thank you.  MS. TESKE: Thank you,  Ms. Maistrello.  THE VIDEOGRAPHER: This will  conclude Video No. 2 and end the  deposition of Karin Maistrello. We are  off the record at 2:15 p.m., August 23rd,  2019.  (Time noted: 2:15 p.m.)
	Pag	ge 102		Page 104
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	MS. TESKE: Object to the form. You can answer the question. Q. I'm sorry. Other than your salary as an employee of Golden Spring? MS. TESKE: Object to the form. But you can answer the question. A. No, I did not. MR. GREIM: Okay. Well, I want to stand on the questions I asked about the discussion with Mr. Podhaskie. I think I've asked every possible question that can be asked about that question, and I want to hold open the deposition for that purpose only. I will say that for efficiency sake, if there is a way to get the information we need from ACA without going into that, then we will try. We will try. But if we can't, we'll want to return to this topic and we'll just raise it with the judge. And so I've got nothing else. MS. TESKE: Thank you. MR. GRENDI: Thank you very much. MR. GREIM: Thank you, Ms. Maistrello.	02:15 02:15	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	ACKNOWLEDGMENT  STATE OF NEW YORK ) ) ss.:  COUNTY OF )  I, KARIN MAISTRELLO, hereby certify that I have read the transcript of my testimony taken under oath, on the 23rd day of August, 2019; that the transcript, except as noted in any attached errata sheet(s), is a true record of my testimony.  KARIN MAISTRELLO  Subscribed and sworn to before me this day of, 20  Notary Public  My Commission expires the day of, 20

#### Case 1:18-cv-02185-LJL Document 281-27 Filed 04/27/20 Page 15 of 15

I, KATHLEEN T. KEILTY, a Certified Shorthand Reporter and Notary Public within and for the State of New York, do hereby certify:  That KARIN MAISTRELLO, the witness whose testimony is hereinbefore set forth, was duly sworn/affirmed by me before testifying and that the foregoing transcript is a true record of said testimony.  I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter.  IN WITNESS WHEREOF, I have hereunto set my hand this 4th day of September, 2019.  KATHLEEN T. KEILTY, C.S.R. License No. 000755  Page 106  ERRATA SHEET Page of I, KARIN MAISTRELLO, wish to make the following
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KARIN MAISTRELLO
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NOTARY PUBLIC My Commission expires the day
My Commission expires the day of, 20
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